Form 4710-9(NM) (January 2002)

UNITED STATES DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

PRIVATE MAINTENANCE AND CARE AGREEMENT FOR

WILD HORSE(S) OR BURRO(S)

FOR FURTHER INFORMATION CONTACT:

Bureau of Land Management 221 N. Service Road Moore, OK 73160-4946 1-800-237-3642

NOTE: THIS IS A CONTRACT, RETAIN WITH OTHER LEGAL RECORDS.

ADOPTOR'S LAST NAME		FIRS	ST	M.I.
STREET ADDRESS OR P.O. BOX (P.O.	Box Address requires physical fac	ility address below)		1
CITY		STATE/PRO	OVIDENCE	ZIP CODE
DRIVER'S LICENSE NO. STATE/PROVIDENCE	E BIRTH DATE		SSN/TIN (Taxpa	ayer ID Number)
HOME PHONE (Include area code) ALTERNATE P	PHONE (Include area code)		E-MAIL ADDR	RESS
the Bureau of Land Management for the United States of America for lic Law 92-195, Sec. 3(b), do enter into this agreement for the mainter mals listed below have been declared excess and available for private	nance, protection, and the maintenance in accordance	velfare of wild hors with 43 CFR 4720	es and burros 0.1(b):	
FREEZEMARK SIGNALMENT KEY	ADOPTION FEB CODE	ADOPTION		ADOPTION FEE COD Competitive
			NC RC	Noncompetitve
			RE	Reduced Noncompetic
				Orphan Foal O Voucher
	dopter's address:		Maria de la Maria	Voucher Plus
OWNER'S LAST NAME	dopter's address:			E (Include area code)
OWNER'S LAST NAME	LITY ADDRESS	D/ STATI	AYTIME PHONE	
OWNER'S LAST NAME FACI CITY der penalty of prosecution for violating 18 U.S.C. 1001, which is the second of the	LITY ADDRESS	STATE	ES OF AMER	(Include area code) ZIP CODE
OWNER'S LAST NAME CITY CITY der penalty of prosecution for violating 18 U.S.C. 1001, which is a federal crime to make false statements to any agency of United States, I hereby state that I have no intent to sell this wild rise of burro for slaughter or bucking stock, or for processing into mmercial products, within the meaning of Wild and Free aming Horse and Burro Act, 16 U.S.C. 1331 et seq., and gulations, 43 CFR 4700.0-5(c). Take read the above statement, understand the terms of this	LITY ADDRESS h of d o e d	STATE	AYTIME PHONE	(Include area code) ZIP CODE
CITY	h of d o o o o o o o o o o o o o o o o o	STATE	ES OF AMER	(Include area code) ZIP CODE
OWNER'S LAST NAME CITY CITY der penalty of prosecution for violating 18 U.S.C. 1001, which is a federal crime to make false statements to any agency of United States, I hereby state that I have no intent to sell this wild rise of burro for slaughter or bucking stock, or for processing into mmercial products, within the meaning of Wild and Free aming Horse and Burro Act, 16 U.S.C. 1331 et seq., and gulations, 43 CFR 4700.0-5(c). Take read the above statement, understand the terms of this	LITY ADDRESS h of d o e d	THE UNITED STAT	ES OF AMER	ZIP CODE
OWNER'S LAST NAME CITY Ider penalty of prosecution for violating 18 U.S.C. 1001, which skes it a federal crime to make false statements to any agency of United States, I hereby state that I have no intent to sell this wild rese of burro for slaughter or bucking stock, or for processing into mmercial products, within the meaning of Wild and Free aming Horse and Burro Act, 16 U.S.C. 1331 et seq., and gulations, 43 CFR 4700.0-5(c). Have read the above statement, understand the terms of this reement and agree to comply with them. Signature of Adopter Date	h of d o o b o o o o o o o o o o o o o o o o	STATE THE UNITED STATE Nev Signature of	ES OF AMER W Mexico Authorized C	ZIP CODE.
OWNER'S LAST NAME CITY der penalty of prosecution for violating 18 U.S.C. 1001, which kes it a federal crime to make false statements to any agency of United States, I hereby state that I have no intent to sell this will use of burro for slaughter or bucking stock, or for processing into mmercial products, within the meaning of Wild and Free aming Horse and Burro Act, 16 U.S.C. 1331 et seq., and ulations, 43 CFR 4700.0-5(c). ave read the above statement, understand the terms of this reement and agree to comply with them. Signature of Adopter Date	h of d o o b o o o o o o o o o o o o o o o o	Nev Signature of anowingly and will matter within its jur ADOPTION S	ES OF AMER W Mexico Authorized Country to make isdiction.	ZIP CODE ICA
city ader penalty of prosecution for violating 18 U.S.C. 1001, which akes it a federal crime to make false statements to any agency of a United States, I hereby state that I have no intent to sell this wild rise of burro for slaughter or bucking stock, or for processing into mmercial products, within the meaning of Wild and Free baming Horse and Burro Act, 16 U.S.C. 1331 et seq., and gulations, 43 CFR 4700.0-5(c). have read the above statement, understand the terms of this reement and agree to comply with them.	t a crime for any person to representation as to any	STATE THE UNITED STATE Nev Signature of chowingly and will matter within its jure	ES OF AMER W Mexico Authorized Country to make isdiction.	ZIP CODE ICA Officer to any departme Adoption tion Facility

TERMS OF ADOPTION

The following terms apply to all wild horses and burros adopted under this Private Maintenance and Care Agreement:

- (a) Adopters are financially responsible for providing proper care;
- (b) Adopters are responsible, as provided by State law, for any personal injury, property damage, or death caused by animals in their care, for pursuing animals that escape or stray, and for costs of recapture;
- (c) Adopters shall not transfer animals for more than 30 days to another location or to the care of another individual without the prior approval of the authorized officer;
- (d) Adopters shall make animals available for physical inspection within 7 days of receipt of a written request by the authorized officer;
- (e) Adopters shall notify the authorized officer within 7 days of discovery of an animal's death, theft or escape;
- (f) Adopters shall notify the authorized officer within 30 days of any change in the adopter's address;
- (g) Adopters shall dispose of remains in accordance with applicable sanitation laws; and
- (h) Title shall remain with the Federal Government for at least 1 year after the Private Maintenance and Care Agreement is executed and

until a Certificate of Title is issued by the authorized officer.

Adopters are entitled to a replacement, if, within 6 months of the adoption date, the animal dies or is required to be destroyed due to a condition that existed at the time of adoption and if the adopter provides a veterinarian statement that certifies that reasonable care would not have corrected the condition. All replacements will be handled as a refund (completed within 2 weeks of notification) or a voucher for a replacement animal. A voucher is non-refundable; has a shelf-life of six months; can be applied to more than one animal; is non-transferable; has to be redeemed at the same type of event as the original adoption; and does not give the adopter any kind of preferential treatment. Additionally, the amount of the voucher has to be redeemed all at one time; non-used funds are forfeited; and bids above the voucher amount are due in full at the time of the adoption. This policy will only apply to replacement animals, and not repossessions or reassignments.

Failure to comply with these terms may result in the cancellation of the agreement, repossession of the animals, and disapproval of requests for adoption of additional animals. In addition, violation of any term of a Private Maintenance and Care Agreement is a prohibited act. Any person who commits a prohibited act shall be subject to a fine of not more than \$2,000 or imprisonment for not more than one year, or both, for each violation.

PROHIBITED ACTS

- (a) Maliciously or negligently injuring or harassing a wild horse or burro;
- (b) Treating a wild horse or burro inhumanely;
- (c) Removing or attempting to remove a wild horse or burro from the public lands without authorization from the authorized officer;
- (d) Destroying a wild horse or burro without authorization from the authorized officer, except as an act of mercy;
- (e) Selling or attempting to sell a wild horse or burro or its remains;
- (f) Branding a wild horse or burro;
- (g) Removing or altering a freeze mark on a wild horse or burro;
- (h) Violating an order, term, or condition established by the authorized officer under this part;
- (i) Commercially exploiting a wild horse or burro;

Any person who commits a prohibited act shall be subject to a fine of not more than \$2,000 or imprisonment for not more than one year, or both, for each violation.

TITLE QUALIFICATIONS

A person may receive title to as many as four (4) wild horses or burros per 12-month period provided the following qualifications are met:

The applicant has had the horses or burros assigned by a Private Maintenance and Care Agreement for a minimum of 12 months.

At the end of the 12-month period the applicant has submitted written certification of a qualified individual attesting, to the best of his/her knowledge, that the adopted animals are receiving proper care.

NOTICE

The Privacy Act of 1974 and the regulations at 43 CFR 2.48 (d) provide that you be furnished the following information in connection with information required by this agreement.

AUTHORITY: 16 U.S.C. 1333 and U.S.C. 7701

PRINCIPAL PURPOSE: The BLM will use this information to process your agreement for private maintenance and care of wild horses or burros. BLM will use your driver's license and social security

numbers for debt collection purposes under the authority of the Debt Collection Act, 31 U.S.C. 7700 et seq.

ROUTINE USES: Information will be disclosed in accordance with the provisions of 43 CFR 2.56(c).

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of social security number is mandatory for Debt Collection Improvement Act purposes. Disclosure of all other information is required to obtain a benefit, (i.e., adopt a wild horse or burro).

NOTE: If your driver's license and Social Security Number are identical, you need only report your driver's license number.

This form does not constitute an information collection as defined by 44 U.S.C. 3502 and therefore does not require OMB approval.